STIPULATION TO EXTEND TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT USDC Case No.: C 07-5044 WDB

	Corporation; and SEDGWICK CLAIMS MA	NAGEMENT SERVICES, INC., An Illinois
2	Corporation (hereinafter jointly "Defendants"), by and through their undersigned attorneys,	
3	hereby stipulate and agree to extend the time within which Defendants will answer or	
1	otherwise respond to the complaint up to and including December 17, 2007. This stipulation	
5	does not alter any court imposed deadlines.	
3		
7	Dated: December 5, 2007	ASPELIN & BRIDGMAN, LLP
3		
9		By:
)		John H. Aspelin Attorneys for Plaintiff CATHE GUERRA
		Attorneys for Flamini SATTLE GOETAN
2	Dated: December 5, 2007	MILLER LAW GROUP
3		A Professional Corporation
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		By: Katherine L. Kettler
7		Attorneys for Defendant SBC ADVANCED SOLUTIONS, INC., a Delaware
3		Corporation and SEDGWICK CLAIMS MANAGEMENT SERVICES INC., An
9		Illinois Corporation
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